SOLICITATION	N/CONTRACT					1. REQUISE	TION NUMBER			PAGE 1	OF	95
? CONTRACT NO.	JK TO COMPLE		FECTIME DATE		RNUMBER		5. SOLICITATIO			6. SOLICITA		JEDATE
7. FOR SOLICITATION		a NAME					N40085-13	NUMBER (No.0		09-Nov-2 8. OFFER D		LOCAL TIME
INFORMATION CALL:		(b) (6)		· · · · · ·			(b) (6)		_	02:00 PM		
9. ISSUED BY		CODE	N40085		10, THIS ACQU			11. DELIVERY I DESTINATION I	INITES	12. DISCO		
NAVFAC MID ATLA OFFICER IN CHAR		CTION			X SET ASIDI	-		BLOCK IS MAR	ŒD.	NET.	30 D	AYS
MARINE CORPS IN 1005 MICHAEL ROA		зт			SB			SEE SCHE	DULE			
CAMP LEJEUNE NO					HUBZO	NE SB		l E	CONTRACT IS PAS (15 CFR		ORDE	₹
					X 8(A)	CARLED VE	T-OWNED SB	13b. RATING				
TEL: (910) 451-2	582				EMERG			14. METHOD O	SOLICITATI		3	
FAX: (910) 451-5	629				SIZE STD: \$7		ucs: 561730	RFQ	IFB	<u> x</u>	RFP	
15. DELIVER TO		CODE			16, ADMINIST	RED BY			COI	DE		
SE	E SCHEDUL	E			<	-	177700	_				
		- -			3		ITEM	9				
17a.CONTRACTOR/	OFFEROR		CODE 410)M4	18a. PAYMEN	L MITT BE I	MADE BY		co	DE N	687	32
LL Brooks	Enterpr	ises,	Inc		DFAS-	CLEVE	LAND N	ORFOLKS	Accoun	vis Pl	₹YA €	3LE
P O Box 3	0814						198022					
Raleigh N	IC 27622				CLEVE	LÁNI	0,0H 4	11190				
	7447575	FA	CILITY				10114	T1 / 1				
EL 919.29	1.7616		DDE									
17b. CHECK IF SUCH ADDRE	REMITTANCE IS SS IN OFFER	DIFFERENT	ANDPUT		18b. SUBMIT BELOW IS CI		TO ADDRESS		LOCK 18a. l	UNLESS I	BLOCK	
19. ITEM NO.		20. SCHEDI	JLE OF SUPPL	ES/SER	RVICES	2	1. QUANTITY	22. UNIT	23. UNIT PI	RICE 2	4. AMC	UNT
			SEE SCHE	DULE								
25, ACCOUNTING	AND APPROPRIAT	ON DATA						26. TOTAL	AWARD AMO	UNT (For	Gov1. Us	e Only)
								n dt	588,	540	14	
								' '	200,	JWB.	10	
27a. SOLICITAT	ION INCORPORA	TES BY REF	ERENÇE FAR 5	2.212-1. 5	2.212-4. FAR	52.212-3. 52	2.212-5 ARE ATT	ACHED. A	DDENDA .	ARE	RE NOT	ATTACHED
27b. CONTRAC	T/PURCHASE OR	DER INCORF	ORATES BY R	EFERENC	E FAR 52.212	-4. FAR 52.	212-5 \$ ATTAC	HED. A	DDENDA	ARE A	RE NOT	ATTACHED
28. CONTRACTOR	IS REQUIRED TO	SIGN THIS D	OCUMENT AND	RETURN	N 1 CO	PIES 29	. AWARD OF C	ONTRACT: REF	ERENCE LL	BROOKS	ENTE	RPRISES
I ! X I	FFICE, CONTRACT OTHERWISE IDE						OFFER DATE	DOT DECAL CLUDING ANY	12 YOUR O	OR CHAN	SOLICI	TATION
1	HE TERMS AND C				TOTAL GILL		2 (2230) (0); 110			O ITEMS:		
30a. SIGNATURE (DE OFFERDORIO	NTDA CTOD			31a.U					FFICER) 3	ic par	e signed
Soa. SISTER TORES	OF GITERONOO									.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		1
(b))							1			41 F.	Je 13
30b. NAME AND T	TLE OF SIGNER		30c, DATE	SIGNED	31b.					<u> </u>		-
TYPE OR PRINTI							11					
(b) (6)	Presi	dent	12/7	/12	TEL:		NTRACTIN	@navy.m				
					1.00.			- 1701118				

\ OFFED	OR TO COMPLETE BLO	R FOR COMN			1. REQUIST	TION NUMBER			PAGE 1 OF	57
2 CONTRACT NO.		MEFFECTIVE DATE		R NUMBER	L	5. SOLICITATIO	ON NUMBER		6. SOLICITATION	ISSUE DATE
N40085-13-D-520)3 21-Feb	-2013				N40085-13		1	09-Nov-2012	,
7. FOR SOLICITATION INFORMATION CALL	a NAME (b) (6)					b. TELEPHONE (b) (6)	NUMBER (No C		8. OFFER DUE D. 02:00 PM 03	ATE/LOCAL TIME Dec 2012
9. ISSUED BY	CODE	N40085		10. THIS ACQU	ISITION IS		11. DELIVERY		12. DISCOUNT	TERMS
NAVEAC MID ATLA	ANTIC	L	-	UNRESTRI	ÇTED		DESTINATION		NET 30 DAYS	3
	RGE OF CONSTRUCTION			X SET ASIDE	: 100 %	6 FOR	BLOCK IS MAR.			
1005 MICHAEL RO	ISTALLATIONS EAST		ľ	—☐ SB			SEE SCHE	DOLE		
CAMP LEJEUNE NO				HUBZO	NE SB			CONTRACT IS PAS (15 CFR 1	S A RATED OR 700)	DER
				H'	ARIED VE	T-OWNED SB	13b. RATING			
TEL: (910) 451-2	2582		I	H			14. METHOD O	SOLICITATI	ON	
FAX: (910) 451-5	5629		I	SIZE STD: \$7N		ucs: 561730	RFQ	IFB	X RF	P
15. DELIVER TO	CODE			16. ADMINISTE			<u> </u>	CO	DE	
									-	
SE	E SCHEDULE		I		SEE	ITEM 9				
			I							
17a.CONTRACTOR	OFFEROR	CODE 41QN	<i>N</i> 4	18a. PAYMENT	WILL BE N	MADE BY		со	DE N68732	
		<u> </u>	$\neg \neg$			DEOLK ACCC	UNTS PAYAE	16		
L L BROOKS ENTER	RPRISES INC			P.O. BOX 998		RFULKAGG	UNISPATAE	LC		
RALEIGH NC 27612	2-6366			CLEVELAND		•				
			I							
			I							
TEL. 919-782-203	34	CODE								
II I	FREMITTANCE IS DIFFERE	NT AND PUT		18b. SUBMIT	NVOICES	TO ADDRESS	SHOWN IN B	LOCK 18a. l	JNLESS BLO	CK
— SUCH ALLUNE	SS IN OFFER			BELOW IS CH			DENDUM			
19. ITEM NO.		EDULE OF SUPP			ECKED		DENIDUM 22. UNIT	23. UNIT P		MOUNT
<u> </u>		EDULE OF SUPP			ECKED	SEEAD		23. UNIT PE		
<u> </u>		EDULE OF SUPP			ECKED	SEEAD		23. UNIT PR		
<u> </u>		EDULE OF SUPPLIED	LIES/SEF		ECKED	SEEAD		23. UNIT P		
<u> </u>			LIES/SEF		ECKED	SEEAD		23. UNIT P		
19. ПЕМ №.		SEE SCHE	LIES/SEF		ECKED	SEEAD	22. UNIT			MOUNT
19. ПЕМ №.	20. SCH	SEE SCHE	LIES/SEF		ECKED	SEEAD	22. UNIT		RICE 24. A	. Use Only)
19. ПЕМ №.	20. SCH	SEE SCHE	LIES/SEF		ECKED	SEEAD	22. UNIT		RICE 24. A	. Use Only)
19. ПЕМ №.	20. SCH	SEE SCHE	LIES/SEF		ECKED	SEEAD	22. UNIT		RICE 24. A	. Use Only)
19. ITEM NO.	20. SCH	SEE SCHE	LES/ SE	RVICES	ECKED 2	SEE AD	22. UNIT		UNT (For Govt	. Use Only)
25. ACCOUNTING	20. SCH AND APPROPRIATION DATA TION INCORPORATES BY R	SEE SCHE	EDULE.	RVICES 52.212-4. FAR 5	2.212-3. 52	SEE AD 1. QUANTITY	22. UNIT	AWARD AMO	UNT (For Govt \$7,588,	. Use Only) 568.76
25. ACCOUNTING	20. SCH	SEE SCHE	EDULE.	RVICES 52.212-4. FAR 5	2.212-3. 52	SEE AD 1. QUANTITY	22. UNIT	AWARD AMO	UNT (For Govt \$7,588,	. Use Only) 568.76
19. ITEM NO. 25. ACCOUNTING 27a. SOLICITAT	20. SCH AND APPROPRIATION DATA TION INCORPORATES BY R	SEE SCHE	EDULE	62.212-4. FAR 6 CE FAR 52.212-	2.212-3. 52 4. FAR 52.2	SEE AD 1. QUANTITY 212-5 ARE AT 212-5 IS ATTAC AWARD OF C	22. UNIT 26. TOTAL ACHED. AI HED. AI ONTRACT: REF	AWARD AMO	UNT (For Government) \$7,588, ARE ARE ARE N ARE ARE N ARE ARE N	. Use Only) 568.76 OT ATTACHED IOT ATTACHED
27a. SOLICITATE 27b. CONTRACTOR TO ISSUING OF	20. SCH AND APPROPRIATION DATA TION INCORPORATES BY R CT/PURCHASE ORDER INCO IS REQUIRED TO SIGN THI FFICE. CONTRACTOR AGRI	SEE SCHE	EDULE 52.212-1. 60 RETURN AND DEL	52.212-4. FAR 5 CE FAR 52.212- N <u>Q</u> COP IVER ALL ITEM	2.212-3. 52 4. FAR 52.2 S X	SEE AD 1. QUANTITY 212-5 ARE AT 212-5 IS ATTAC AWARD OF C	22. UNIT 26. TOTAL AI HED. AI ONTRACT: REF	DENDA ODENDA ODE	UNT (For Gove	. Use Only) 568.76 OT ATTACHED IOT ATTACHED ES
27a. SOLICITATE 27b. CONTRACTOR TO ISSUING OF SET FORTH OF	20. SCH	SEE SCHE EFERENCE FAR & DRPORATES BY R S DOCUMENT AND EES TO FURNISH ABOVE AND ON A	EDULE 52.212-1. 6 EFERENCE D RETURN AND DEL NY ADDIT	52.212-4. FAR 5 CE FAR 52.212- N <u>Q</u> COP IVER ALL ITEM	2.212-3. 52 4. FAR 52.2 S X	SEE AD 1. QUANTITY 212-5 ARE AT 212-5 IS ATTAC AWARD OF C OFFER DATE (BLOCK 5), IN	22. UNIT 26. TOTAL ACHED. AI HED. AI ONTRACT: REF	DENDA ODENDA ODE	RICE 24. A UNT (For Gove \$7,588, ARE ARE ARE N ARE ARE N ROOKS ENTERPRIS FFER ON SOL OR CHANGES	. Use Only) 568.76 OT ATTACHED IOT ATTACHED ES
27a. SOLICITATE 27b. CONTRACTOR TO ISSUING OF SET FORTH OF	20. SCH AND APPROPRIATION DATA TION INCORPORATES BY R CT/PURCHASE ORDER INCO IS REQUIRED TO SIGN THI FFICE. CONTRACTOR AGRI	SEE SCHE EFERENCE FAR & DRPORATES BY R S DOCUMENT AND EES TO FURNISH ABOVE AND ON A	EDULE 52.212-1. 6 EFERENCE D RETURN AND DEL NY ADDIT	52.212-4. FAR 5 CE FAR 52.212- N <u>Q</u> COP IVER ALL ITEM	2.212-3. 52 4. FAR 52.2 S X	SEE AD 1. QUANTITY 212-5 ARE AT 212-5 IS ATTAC AWARD OF C OFFER DATE (BLOCK 5), IN	22. UNIT 26. TOTAL 26. TOTAL AI HED. AI ONTRACT: REF 0 07-Dec-2012 CLUDING ANY	DENDA ODENDA ODE	RICE 24. A UNT (For Gove \$7,588, ARE ARE ARE N ARE ARE N ROOKS ENTERPRIS FFER ON SOL OR CHANGES	. Use Only) 568.76 OT ATTACHED IOT ATTACHED ES
27a. SOLICITATE 27b. CONTRACTOR TO ISSUING OF SUBJECT TO TE	20. SCH	SEE SCHE EFERENCE FAR & DRPORATES BY R S DOCUMENT AND EES TO FURNISH ABOVE AND ON A IS SPECIFIED HE	EDULE 52.212-1. 6 EFERENCE D RETURN AND DEL NY ADDIT	52.212-4. FAR 5 CE FAR 52.212- N <u>Q</u> COP IVER ALL ITEM	2.212-3. 52 4. FAR 52.2 S X	SEE AD 1. QUANTITY 212-5 ARE AT 212-5 IS ATTAC AWARD OF C OFFER DATE (BLOCK 5), IN SET FORTH H	22. UNIT 26. TOTAL 26. TOTAL AI HED. AI ONTRACT: REF 0 07-Dec-2012 CLUDING ANY	DDENDA ODENDA OD	UNT (For Gove \$7,588, ARE ARE N ARE ARE N GROOKS ENTERPRIS FFER ON SOL OR CHANGES O ITEMS: SEE	. Use Only) 568.76 OT ATTACHED OT ATTACHED ES LICITATION 6 WHICH ARE SCHEDULE
27a. SOLICITATE 27b. CONTRACTOR TO ISSUING OF SUBJECT TO TE	20. SCH AND APPROPRIATION DATA TION INCORPORATES BY R ET/PURCHASE ORDER INCO IS REQUIRED TO SIGN THI FFICE. CONTRACTOR AGRI R OTHERWISE IDENTIFIED HE TERMS AND CONDITION	SEE SCHE EFERENCE FAR & DRPORATES BY R S DOCUMENT AND EES TO FURNISH ABOVE AND ON A IS SPECIFIED HE	EDULE 52.212-1. 6 EFERENCE D RETURN AND DEL NY ADDIT	62.212-4. FAR 6 CE FAR 52.212- N Q COP JVER ALL ITEM TIONAL SHEETS	2.212-3. 52 4. FAR 52.2 S X	SEE AD 1. QUANTITY 212-5 ARE AT 212-5 IS ATTAC AWARD OF C OFFER DATE (BLOCK 5), IN SET FORTH H	22. UNIT 26. TOTAL 26. TOTAL AI HED. AI ONTRACT: REF D 07-Dec-2012 CLUDING ANY IEREIN, IS ACC	DDENDA ODENDA OD	UNT (For Gove \$7,588, ARE ARE N ARE ARE N GROOKS ENTERPRIS FFER ON SOL OR CHANGES O ITEMS: SEE	. Use Only) 568.76 OT ATTACHED OT ATTACHED ES LICITATION 6 WHICH ARE SCHEDULE
27a. SOLICITATE 27b. CONTRACTOR TO ISSUING OF SUBJECT TO TE	20. SCH AND APPROPRIATION DATA TION INCORPORATES BY R ET/PURCHASE ORDER INCO IS REQUIRED TO SIGN THI FFICE. CONTRACTOR AGRI R OTHERWISE IDENTIFIED HE TERMS AND CONDITION	SEE SCHE EFERENCE FAR & DRPORATES BY R S DOCUMENT AND EES TO FURNISH ABOVE AND ON A IS SPECIFIED HE	EDULE 52.212-1. 6 EFERENCE D RETURN AND DEL NY ADDIT	62.212-4. FAR 6 CE FAR 52.212- N Q COP JVER ALL ITEM TIONAL SHEETS	2.212-3. 52 4. FAR 52.2 S X	SEE AD 1. QUANTITY 212-5 ARE AT 212-5 IS ATTAC AWARD OF C OFFER DATE (BLOCK 5), IN SET FORTH H	22. UNIT 26. TOTAL 26. TOTAL AI HED. AI ONTRACT: REF D 07-Dec-2012 CLUDING ANY IEREIN, IS ACC	DDENDA ODENDA OD	STOCE 24. A UNT (For Govt \$7,588, ARE ARE N ROOKSENTERPIS FFER ON SOL OR CHANGES O ITEMS: SEE FFICER) 31c.	. Use Only) 568.76 OT ATTACHED OT ATTACHED ES LICITATION 6 WHICH ARE SCHEDULE
27a. SOLICITATE 27b. CONTRACTOR TO ISSUING OF SUBJECT TO TE	20. SCH AND APPROPRIATION DATA TION INCORPORATES BY R ET/PURCHASE ORDER INCO IS REQUIRED TO SIGN THI FFICE. CONTRACTOR AGRI R OTHERWISE IDENTIFIED HE TERMS AND CONDITION	SEE SCHE EFERENCE FAR & DRPORATES BY R S DOCUMENT AND EES TO FURNISH ABOVE AND ON A IS SPECIFIED HE	EDULE 52.212-1. 6 EFERENCE D RETURN AND DEL NY ADDIT	62.212-4. FAR 6 CE FAR 52.212- N Q COP JVER ALL ITEM TIONAL SHEETS	2.212-3. 52 4. FAR 52.2 S X	SEE AD 1. QUANTITY 212-5 ARE AT 212-5 IS ATTAC AWARD OF C OFFER DATE (BLOCK 5), IN SET FORTH H	22. UNIT 26. TOTAL 26. TOTAL AI HED. AI ONTRACT: REF D 07-Dec-2012 CLUDING ANY IEREIN, IS ACC	DDENDA ODENDA OD	STOCE 24. A UNT (For Govt \$7,588, ARE ARE N ROOKSENTERPIS FFER ON SOL OR CHANGES O ITEMS: SEE FFICER) 31c.	. Use Only) 568.76 OT ATTACHED OT ATTACHED SES ICITATION S WHICH ARE SCHEDULE DATE SIGNED
27a. SOLICITATE 27b. CONTRACTOR TO ISSUING OF SUBJECT TO TE	20. SCH	SEE SCHE EFERENCE FAR & DRPORATES BY R S DOCUMENT AND EES TO FURNISH ABOVE AND ON A IS SPECIFIED HE	EDULE 52.212-1. 6 EFERENCE D RETURN AND DEL NY ADDIT REIN.	S2.212-4. FAR 5 CE FAR 52.212- N Q COP IVER ALL ITEM TIONAL SHEETS	2.212-3. 52 4. FAR 52.: STATES OF	SEE AD 1. QUANTITY 212-5 ARE AT 212-5 IS ATTAC AWARD OF C OFFER DATE (BLOCK 5), IN SET FORTH H	22. UNIT 26. TOTAL 26. TOTAL AI HED. AI ONTRACT: REI O 07-Dec-2012 CLUDING ANY IEREIN, IS ACCOMMENTURE OF COMMENTURE OF	DDENDA ODENDA OD	STOCE 24. A UNT (For Govt \$7,588, ARE ARE N ROOKSENTERPIS FFER ON SOL OR CHANGES O ITEMS: SEE FFICER) 31c.	. Use Only) 568.76 OT ATTACHED OT ATTACHED SES ICITATION S WHICH ARE SCHEDULE DATE SIGNED
27a. SOLICITATE 27b. CONTRACTOR TO ISSUING OF SUBJECT TO TE 30a. SIGNATURE (20. SCH	SEE SCHE EFERENCE FAR & DRPORATES BY R S DOCUMENT AND ES TO FURNISH ABOVE AND ON A IS SPECIFIED HE	EDULE 52.212-1. 6 EFERENCE D RETURN AND DEL NY ADDIT REIN.	S2.212-4. FAR 5 CE FAR 52.212- N Q COP IVER ALL ITEM TIONAL SHEETS	2.212-3. 52 4. FAR 52.2 S	SEE AD 1. QUANTITY 212-5 ARE AT 212-5 IS ATTAC AWARD OF C OFFER DATE (BLOCK 5), IN SET FORTH H	22. UNIT 26. TOTAL 26. TOTAL AI HED. AI ONTRACT: REF O 07-Dec-2012 GLUDING ANY EREIN, IS ACC IGNATURE OF CC	DENDA DENDA DE PERENCE LLE YOUR O ADDITIONS EPTED AS TO	STOCE 24. A UNT (For Govt \$7,588, ARE ARE N ROOKSENTERPIS FFER ON SOL OR CHANGES O ITEMS: SEE FFICER) 31c.	. Use Only) 568.76 OT ATTACHED OT ATTACHED SES ICITATION S WHICH ARE SCHEDULE DATE SIGNED
25. ACCOUNTING 27a. SOLICITAT 27b. CONTRACTOR TO ISSUING OF SUBJECT TO TO 30a. SIGNATURE OF 30b. NAME AND T	20. SCH	SEE SCHE EFERENCE FAR & DRPORATES BY R S DOCUMENT AND ES TO FURNISH ABOVE AND ON A IS SPECIFIED HE	EDULE 52.212-1. 6 EFERENCE D RETURN AND DEL NY ADDIT REIN.	S2.212-4. FAR 5 CE FAR 52.212- N Q COP IVER ALL ITEM TIONAL SHEETS 31a. UNITED	2.212-3. 52 4. FAR 52.2 S	SEE AD 1. QUANTITY 212-5 ARE AT 212-5 IS ATTAC AWARD OF C OFFER DATE (BLOCK 5), IN SET FORTH H F AMERICA (S	22. UNIT 26. TOTAL 26. TOTAL AI HED. AI ONTRACT: REF O 07-Dec-2012 GLUDING ANY EREIN, IS ACC IGNATURE OF CC	DENDA DENDA DE PERENCE LLE YOUR O ADDITIONS EPTED AS TO	STOCE 24. A UNT (For Govt \$7,588, ARE ARE N ROOKSENTERPIS FFER ON SOL OR CHANGES O ITEMS: SEE FFICER) 31c.	. Use Only) 568.76 OT ATTACHED OT ATTACHED SES ICITATION S WHICH ARE SCHEDULE DATE SIGNED

	SOLICITATION/CONTRACT/ORDER FOR COMMERCIAL ITEM (CONTINUED)					EMS					PA	GE 2 OF 57	
19). ITEM NO.			20. SCHEDULE OF S	SUPPLIES/ SER	VICES		21. QUANTTI	TY 22	UNIT	23. UNIT I	RICE	24. AMOUNT
19	D. ITEM NO.					VICES		21. QUANTI	IY 22	. UNIT	23. UNIT I	PRICE	24. AMOUNT
_	. QUANTITY IN	_		_									
	RECEIVED	INSPE	ECTED	LACCEPTED, AND CONF	ORMS TO THE O	CONTRAC	T, EXCEPT	AS NOTED:					
32b	. Signature (Represent		HORIZE	ED GOVERNMENT	32c. DATE			TED NAME AND RESENTATIVE	TITLE OF	F AUTHO	RIZED GOV	ER NM EN'	Т
32e	, MAILING ADD	RESS	OF AUTI	HORIZED GOVERNMENT R	EPRESENTATIV	E	32f . TELEF	PHONE NUMBE	R OF AUT	HORIZE	D GOVERNI	ENT REF	PRESENTATIVE
							32g. E-MAI	L OF AUTHORI	ized gov	ERNMEN	IT REPRESE	NTATIVE	
33.	SHIP NUMBER	FINAL	34. VQ	UCHER NUMBER	35. AMOUNT VI CORRECT		36.	PAYMENT COMPLET	TE PA	RTIAL [FINAL	37. CHE	CK NUMBER
38.	S/R ACCOUNT		ER 39	S/R VOUCHER NUMBER	40. PAID BY								
				S CORRECT AND PROPER CERTIFYING OFFICER	FOR PAYMENT	42a. RE	CEIVED BY	(Print)	•				
				RECEIVED AT (Location)									
 - -						42¢. DA	TE REC'D (YY/MM/DD)	42d. TOT	AL CONT	TAINERS		

Section SF 1449 - CONTINUATION SHEET

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0001		1,194,795.71	Each	\$1.00	\$1,194,795.71
	BASE YEAR- FFP				

FFP

FFP

Contractor to provide all labor, materials, equipment, supervision and related items to perform the scope of work in accordance with Annexes 0100000, 0200000, 1503050 – Grounds Maintenance and associated attachments.

CLIN 0001 is the sum of ELIN A001AA-A003AB

Period of Performance 1 March 2013 through 28 February 2014

FOB: Destination

NET AMT \$1,194,795.71

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0002		242,091.30	Each	\$1.00	\$242,091.30

BASE YEAR- IDIQ

FFP

IDIQ

Contractor to provide all labor, materials, equipment, supervision and related items to perform the scope of work in accordance with Annexes 0100000, 0200000, 1503050 – Grounds Maintenance and associated attachments.

CLIN 0002 is the sum of ELIN A700-A711

Period of Performance 1 March 2013 through 28 February 2014

FOB: Destination

NET AMT \$242,091.30

\$1,232,631.91

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT				
0003		1,232,631.91	Each	\$1.00	\$1,232,631.91				
	OPTION YEAR 1- FFP								
	FFP								
	FFP								
	Contractor to provide all labor, materials, equipment, supervision and related items to perform the scope of work in accordance with Annexes 0100000, 0200000, 1503050 – Grounds Maintenance and associated attachments.								
	CLIN 0003 is the sum of E	ELIN B001AA-B0	03AB						
	Period of Performance 1 March 2014 through 28 February 2015								
	FOB: Destination								

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT					
0004		247,455.95	Each	\$1.00	\$247,455.95					
	OPTION YEAR 1- IDIQ									
	FFP									
	IDIQ									
	Contractor to provide all la to perform the scope of wo 1503050 – Grounds Maint	ork in accordance v	vith Annexes	0100000, 0200000,						
	CLIN 0004 is the sum of ELIN B700-B711.									
	Period of Performance 1 M	Aarch 2014 through	1 28 February	2015						
	FOB: Destination									
				NET AMT	\$247,455.95					

\$1,265,391.48

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0005		1,265,391.48	Each	\$1.00	\$1,265,391.48
	OPTION YEAR 2- FFP				
	FFP				
	FFP				
	Contractor to provide all la to perform the scope of we 1503050 – Grounds Maint CLIN 0005 is the sum of E	ork in accordance with the enance and associate the enance and associated the e	ith Annexes 010 and attachments.	90000, 0200000,	

NET AMT

FOB: Destination

\$252,619.40

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0006		252,619.40	Each	\$1.00	\$252,619.40
	OPTION YEAR 2- IDIQ				
	FFP				•
	IDIQ				
	Contractor to provide all la to perform the scope of wo 1503050 – Grounds Maint CLIN 0006 is the sum of E	erk in accordance was enance and associate the control of the cont	ith Annexes 010 red attachments.	0000, 0200000,	

NET AMT

FOB: Destination

\$1,299,494.93

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT					
0007		1,299,494.93	Each	\$1.00	\$1,299,494.93					
	OPTION YEAR 3- FFP									
	FFP									
	FFP									
	Contractor to provide all labor, materials, equipment, supervision and related items to perform the scope of work in accordance with Annexes 0100000, 0200000, 1503050 — Grounds Maintenance and associated attachments.									
	CLIN 0007 is the sum of I	ELIN D001AA-D0	03AB							
	Period of Performance 1 March 2016 through 28 February 2017									
	FOB: Destination									

\$257,699.35

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT			
8000	•	257,699.35	Each	\$1.00	\$257,699.35			
	OPTION YEAR 3- IDIQ							
	FFP							
	IDIQ							
	Contractor to provide all labor, materials, equipment, supervision and related items to perform the scope of work in accordance with Annexes 0100000, 0200000,							
	1503050 - Grounds Maintenance and associated attachments.							
	CLIN 0008 is the sum of E	LIN D700-D711.						
	Period of Performance 1 M	farch 2016 through	28 February 201	7				
	FOB: Destination							

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
0009		1,333,250.18	Each	\$1.00	\$1,333,250.18
	OPTION YEAR 4- FFP				
	FFP				

Contractor to provide all labor, materials, equipment, supervision and related items to perform the scope of work in accordance with Annexes 0100000, 0200000,

CLIN 0001 is the sum of ELIN E001AA-E003AB

Period of Performance 1 March 2017 through 28 February 2018

1503050 - Grounds Maintenance and associated attachments.

FOB: Destination

FFP

NET AMT \$1,333,250.18

Page 12 of 57

\$263,138.55

UNIT PRICE AMOUNT ITEM NO SUPPLIES/SERVICES QUANTITY UNIT 0010 263,138.55 Each \$1.00 \$263,138.55 **OPTION YEAR 4- IDIQ FFP IDIQ** Contractor to provide all labor, materials, equipment, supervision and related items to perform the scope of work in accordance with Annexes 0100000, 0200000, 1503050 - Grounds Maintenance and associated attachments. CLIN 0010 is the sum of ELIN E700-E711 Period of Performance 1 March 2017 and 28 February 2018 FOB: Destination

DELIVERABLES OR PERFORMANCE

DELIVERIES OR PERFORMANCE

		DELIV	VERABLE			
Annex/ Spec <u>Item</u>	Form Attachment Number	<u>Deliverable</u> <u>Title</u>	Date (s) of Submission	Distribution	No. of Copies	Frequency
0200000/2.3.3	N/A	Permits and Licenses	As specified	КО	1	Before work commences and as requested by the KO.
0200000/2.3.4.1	N/A	Certificate of Insurance	As specified	КО	1	Within 15 calendar days after award.
0200000/2.6.2	N/A	Work Control	As specified	КО	1	Within two hours of the inquiry during regular working hours, and by 0800 the following work day for inquiries after regular working hours.
0200000/2.6.3	N/A	Work Schedule	As specified	КО	1	Each workday prior to 8:00 AM

Page 14 of 57

0200000/2.6.6.1	N/A	Quality Management Plan	As specified	КО	1	Within 15 calendar days after award and within seven calendar days of changes.
0200000/2.6.6.3	N/A	Quality Inspection and Surveillance Report	First work day of each month.	KO	1	Monthly
0200000/2.7.1	N/A	List of Key Personnel and Qualifications	As specified	КО	1	Within 15 calendar days after award.
0200000/2.8.1	N/A	Employee List	As specified	КО	1	Within 15 calendar days after award and within seven calendar days of changes.
0200000/2.8.5.1	N/A	Business Access Security Requirements	As specified	КО	1	Within 10 days after award or prior to performance under the contract.
Annex/ Spec Item	Form Attachment	<u>Deliverable</u> <u>Title</u>	Date (s) of Submission	Distribution	No. of Copies	Frequency

Page 15 of 57

	Number					
0200000/	N/A	Accident Prevention Plan	As specified	КО	1	Within 15 calendar days after award and within seven calendar days of changes.
0200000/	J-0200000- 03	Navy Contractor Significant Incident Report	As specified	KO	1	Within one calendar day of accident.
0200000/ 2.9.4.1	J-0200000- 03	Initial Accident Reporting Notification Report	As specified	KO	1	Immediately after that an accident or near miss.
0200000/	J-0200000- 03	Follow-on Accident Reporting Notification Report	As specified	КО	1	Close of business the day of the accident, or if the accident occurs after hours, at start of business the following morning.

Page 16 of 57

2.9.4.1	J-0200000- 03	Final Accident Reporting Notification Report	As specified	КО	1	Within 24 hours after completing the investigatio n of the accident.
0200000/	N/A	IDIQ Proposal	As specified	КО	1	Within two working days after Government 's Request for Proposal.
1503020/2.2.1	N/A	Certification, Training and Licensing	As specified	КО	1	1 per state, prior to contract award. Renewed licenses as required.
1503020/2.3.1	N/A	Business Licensing	As specified	KO	1	Prior to contract award.
1503020/2.3.2	N/A	Permit	As specified	KO	2	5 days prior to the start of work requiring permits.

Annex/ Spec	Form	Deliverable Title	Date (s) of	Distribution	No. of	Frequency
<u>Item</u>	Attachme		Submission		Copies	
	nt Number					:
		Safety Data Sheets (MSDS)				
1503050/3.1.1	N/A	Mowing and Trimming (Herbicide Usage Plan)	As specified.	КО	1	15 days after award/annua lly. Herbicides approved for use prior to application,

DELIVERY INFORMATION

CLIN	DELIVERY DATE	QUANTITY	SHIP TO ADDRESS	UIC
0001	POP 01-MAR-2013 TO	N/A	N/A	
	28-FEB-2014		FOB: Destination	

0002	POP 01-MAR-2013 TO	N/A	N/A	
	28-FEB-2014		FOB: Destination	
0003	N/A	N/A	N/A	N/A
0004	N/A	N/A	N/A	N/A
0005	N/A	N/A	N/A	N/A
0006	N/A	N/A	N/A	N/A
0007	N/A	N/A	N/A	N/A
8000	N/A	N/A	N/A	N/A
0009	N/A	N/A	N/A	N/A
0010	N/A	N/A	N/A	N/A

CLAUSES INCORPORATED BY REFERENCE

52.202-1	Definitions	JAN 2012
52.204-9	Personal Identity Verification of Contractor Personnel	JAN 2011

52.204-10	Reporting Executive Compensation and First-Tier Subcontract Awards	etAUG 2012
52.204-99 (Dev)	System for Award Management Registration (Deviation)	AUG 2012
52.219-17	Section 8(A) Award	DEC 1996
52.222-50	Combating Trafficking in Persons	FEB 2009
52.223-5	Pollution Prevention and Right-to-Know Information	MAY 2011
52.223-6	Drug-Free Workplace	MAY 2001
52.223-17	Affirmative Procurement of EPA-Designated Items in Service and Construction Contracts	e MAY 2008
52.227-1	Authorization and Consent	DEC 2007
52.227-2	Notice And Assistance Regarding Patent And Copyright Infringement	DEC 2007
52.228-5	Insurance - Work On A Government Installation	JAN 1997
52.232-11	Extras	APR 1984
52.232-18	Availability Of Funds	APR 1984
52.232-19	Availability Of Funds For The Next Fiscal Year	APR 1984
52.232-99 (Dev)	Providing Accelerated Payment to Small Business Subcontractors (Deviation)	AUG 2012
52.233-3	Protest After Award	AUG 1996
52.233-4	Applicable Law for Breach of Contract Claim	OCT 2004
52.237-2	Protection Of Government Buildings, Equipment, And Vegetation	APR 1984
52.242-13	Bankruptcy	JUL 1995
52.242-15	Stop-Work Order	AUG 1989
52.243-1	ChangesFixed Price	AUG 1987
52.253-1	Computer Generated Forms	JAN 1991
252.201-7000	Contracting Officer's Representative	DEC 1991
252.203-7002	Requirement to Inform Employees of Whistleblower Rights	JAN 2009
252.204-7000	Disclosure Of Information	DEC 1991

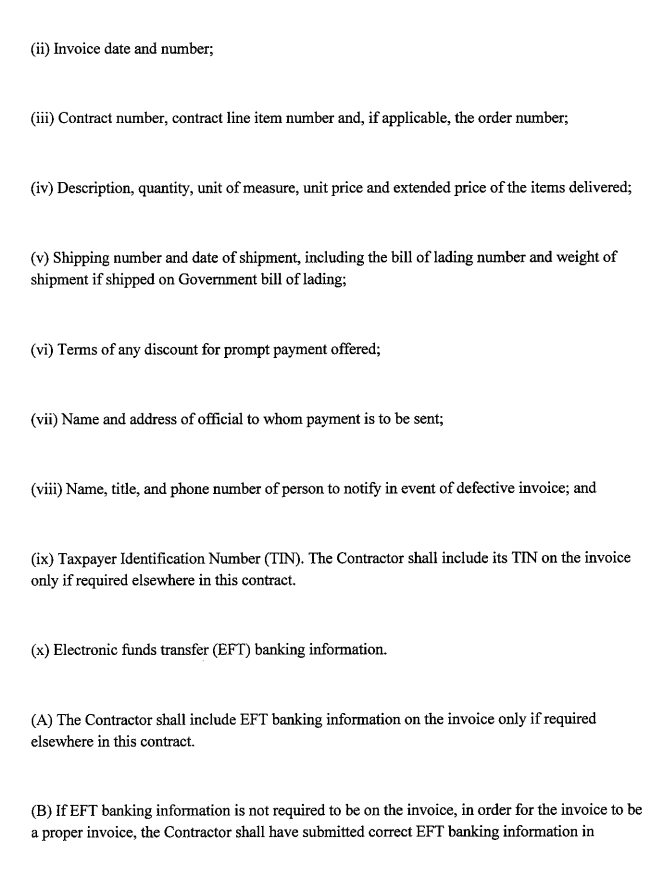
252.204-7003	Control Of Government Personnel Work Product	APR 1992
252.204-7004 Alt A	Central Contractor Registration Alternate A	SEP 2007
252.209-7004	Subcontracting With Firms That Are Owned or Controlled By The Government of a Terrorist Country	DEC 2006
252.223-7006	Prohibition On Storage And Disposal Of Toxic And Hazardous Materials	APR 2012
252.232-7010	Levies on Contract Payments	DEC 2006
252.243-7001	Pricing Of Contract Modifications	DEC 1991

CLAUSES INCORPORATED BY FULL TEXT

52.212-4 CONTRACT TERMS AND CONDITIONS-- COMMERCIAL ITEMS (FEB 2012)

- (a) Inspection/Acceptance. The Contractor shall only tender for acceptance those items that conform to the requirements of this contract. The Government reserves the right to inspect or test any supplies or services that have been tendered for acceptance. The Government may require repair or replacement of nonconforming supplies or reperformance of nonconforming services at no increase in contract price. If repair/replacement or reperformance will not correct the defects or is not possible, the Government may seek an equitable price reduction or adequate consideration for acceptance of nonconforming supplies or services. The Government must exercise its post-acceptance rights (1) within a reasonable time after the defect was discovered or should have been discovered; and (2) before any substantial change occurs in the condition of the item, unless the change is due to the defect in the item.
- (b) Assignment. The Contractor or its assignee may assign its rights to receive payment due as a result of performance of this contract to a bank, trust company, or other financing institution, including any Federal lending agency in accordance with the Assignment of Claims Act (31 U.S.C. 3727). However, when a third party makes payment (e.g., use of the Governmentwide commercial purchase card), the Contractor may not assign its rights to receive payment under this contract.

- (c) Changes. Changes in the terms and conditions of this contract may be made only by written agreement of the parties.
- (d) Disputes. This contract is subject to the Contract Disputes Act of 1978, as amended (41 U.S.C. 601-613). Failure of the parties to this contract to reach agreement on any request for equitable adjustment, claim, appeal or action arising under or relating to this contract shall be a dispute to be resolved in accordance with the clause at FAR 52.233-1, Disputes, which is incorporated herein by reference. The Contractor shall proceed diligently with performance of this contract, pending final resolution of any dispute arising under the contract.
- (e) Definitions. The clause at FAR 52.202-1, Definitions, is incorporated herein by reference.
- (f) Excusable delays. The Contractor shall be liable for default unless nonperformance is caused by an occurrence beyond the reasonable control of the Contractor and without its fault or negligence such as, acts of God or the public enemy, acts of the Government in either its sovereign or contractual capacity, fires, floods, epidemics, quarantine restrictions, strikes, unusually severe weather, and delays of common carriers. The Contractor shall notify the Contracting Officer in writing as soon as it is reasonably possible after the commencement or any excusable delay, setting forth the full particulars in connection therewith, shall remedy such occurrence with all reasonable dispatch and shall promptly give written notice to the Contracting Officer of the cessation of such occurrence.
- (g) Invoice.
- (1) The Contractor shall submit an original invoice and three copies (or electronic invoice, if authorized) to the address designated in the contract to receive invoices. An invoice must include--
- (i) Name and address of the Contractor;



accordance with the applicable solicitation provision, contract clause (e.g., 52.232-33, Payment by Electronic Funds Transfer--Central Contractor Registration, or 52.232-34, Payment by Electronic

Funds Transfer--Other Than Central Contractor Registration), or applicable agency procedures.

- (C) EFT banking information is not required if the Government waived the requirement to pay by EFT.
- (2) Invoices will be handled in accordance with the Prompt Payment Act (31 U.S.C. 3903) and Office of Management and Budget (OMB) prompt payment regulations at 5 CFR part 1315.
- (h) Patent indemnity. The Contractor shall indemnify the Government and its officers, employees and agents against liability, including costs, for actual or alleged direct or contributory infringement of, or inducement to infringe, any United States or foreign patent, trademark or copyright, arising out of the performance of this contract, provided the Contractor is reasonably notified of such claims and proceedings.
- (i) Payment.--
- (1) Items accepted. Payment shall be made for items accepted by the Government that have been delivered to the delivery destinations set forth in this contract.
- (2) Prompt payment. The Government will make payment in accordance with the Prompt Payment Act (31 U.S.C. 3903) and prompt payment regulations at 5 CFR part 1315.
- (3) Electronic Funds Transfer (EFT). If the Government makes payment by EFT, see 52.212-5(b) for the appropriate EFT clause.

(4) Discount. In connection with any discount offered for early payment, time shall be computed from the date of the invoice. For the purpose of computing the discount earned, payment shall be considered to have been made on the date which appears on the payment check or the specified payment date if an electronic funds transfer payment is made. (5) Overpayments. If the Contractor becomes aware of a duplicate contract financing or invoice payment or that the Government has otherwise overpaid on a contract financing or invoice payment, the Contractor shall--(i) Remit the overpayment amount to the payment office cited in the contract along with a description of the overpayment including the--(A) Circumstances of the overpayment (e.g., duplicate payment, erroneous payment, liquidation errors, date(s) of overpayment); (B) Affected contract number and delivery order number, if applicable; (C) Affected contract line item or subline item, if applicable; and

(ii) Provide a copy of the remittance and supporting documentation to the Contracting Officer.

(i) All amounts that become payable by the Contractor to the Government under this contract shall bear simple interest from the date due until paid unless paid within 30 days of becoming due. The interest rate shall be the interest rate established by the Secretary of the Treasury as

(D) Contractor point of contact.

(6) Interest.

provided in Section 611 of the Contract Disputes Act of 1978 (Public Law 95-563), which is applicable to the period in which the amount becomes due, as provided in (i)(6)(v) of this clause, and then at the rate applicable for each six-month period as fixed by the Secretary until the amount is paid.

- (ii) The Government may issue a demand for payment to the Contractor upon finding a debt is due under the contract.
- (iii) Final decisions. The Contracting Officer will issue a final decision as required by 33.211 if-
- (A) The Contracting Officer and the Contractor are unable to reach agreement on the existence or amount of a debt within 30 days;
- (B) The Contractor fails to liquidate a debt previously demanded by the Contracting Officer within the timeline specified in the demand for payment unless the amounts were not repaid because the Contractor has requested an installment payment agreement; or
- (C) The Contractor requests a deferment of collection on a debt previously demanded by the Contracting Officer (see 32.607-2).
- (iv) If a demand for payment was previously issued for the debt, the demand for payment included in the final decision shall identify the same due date as the original demand for payment.
- (v) Amounts shall be due at the earliest of the following dates:
- (A) The date fixed under this contract.

(B) The date of the first written demand for payment, including any demand for payment resulting from a default termination. (vi) The interest charge shall be computed for the actual number of calendar days involved beginning on the due date and ending on--(A) The date on which the designated office receives payment from the Contractor; (B) The date of issuance of a Government check to the Contractor from which an amount otherwise payable has been withheld as a credit against the contract debt; or (C) The date on which an amount withheld and applied to the contract debt would otherwise have become payable to the Contractor. (vii) The interest charge made under this clause may be reduced under the procedures prescribed in 32.608-2 of the Federal Acquisition Regulation in effect on the date of this contract. (i) Risk of loss. Unless the contract specifically provides otherwise, risk of loss or damage to the supplies provided under this contract shall remain with the Contractor until, and shall pass to the Government upon: (1) Delivery of the supplies to a carrier, if transportation is f.o.b. origin; or (2) Delivery of the supplies to the Government at the destination specified in the contract, if transportation is f.o.b. destination.

(k) Taxes. The contract price includes all applicable Federal, State, and local taxes and duties.

- (l) Termination for the Government's convenience. The Government reserves the right to terminate this contract, or any part hereof, for its sole convenience. In the event of such termination, the Contractor shall immediately stop all work hereunder and shall immediately cause any and all of its suppliers and subcontractors to cease work. Subject to the terms of this contract, the Contractor shall be paid a percentage of the contract price reflecting the percentage of the work performed prior to the notice of termination, plus reasonable charges the Contractor can demonstrate to the satisfaction of the Government using its standard record keeping system, have resulted from the termination. The Contractor shall not be required to comply with the cost accounting standards or contract cost principles for this purpose. This paragraph does not give the Government any right to audit the Contractor's records. The Contractor shall not be paid for any work performed or costs incurred which reasonably could have been avoided.
- (m) Termination for cause. The Government may terminate this contract, or any part hereof, for cause in the event of any default by the Contractor, or if the Contractor fails to comply with any contract terms and conditions, or fails to provide the Government, upon request, with adequate assurances of future performance. In the event of termination for cause, the Government shall not be liable to the Contractor for any amount for supplies or services not accepted, and the Contractor shall be liable to the Government for any and all rights and remedies provided by law. If it is determined that the Government improperly terminated this contract for default, such termination shall be deemed a termination for convenience.
- (n) Title. Unless specified elsewhere in this contract, title to items furnished under this contract shall pass to the Government upon acceptance, regardless of when or where the Government takes physical possession.
- (o) Warranty. The Contractor warrants and implies that the items delivered hereunder are merchantable and fit for use for the particular purpose described in this contract.
- (p) Limitation of liability. Except as otherwise provided by an express warranty, the Contractor will not be liable to the Government for consequential damages resulting from any defect or deficiencies in accepted items.

- (q) Other compliances. The Contractor shall comply with all applicable Federal, State and local laws, executive orders, rules and regulations applicable to its performance under this contract.
- (r) Compliance with laws unique to Government contracts. The Contractor agrees to comply with 31 U.S.C. 1352 relating to limitations on the use of appropriated funds to influence certain Federal contracts; 18 U.S.C. 431 relating to officials not to benefit; 40 U.S.C. 3701, et seq., Contract Work Hours and Safety Standards Act; 41 U.S.C. 51-58, Anti-Kickback Act of 1986; 41 U.S.C. 265 and 10 U.S.C. 2409 relating to whistleblower protections; 49 U.S.C. 40118, Fly American; and 41 U.S.C. 423 relating to procurement integrity.
- (s) Order of precedence. Any inconsistencies in this solicitation or contract shall be resolved by giving precedence in the following order: (1) the schedule of supplies/services; (2) the Assignments, Disputes, Payments, Invoice, Other Compliances, and Compliance with Laws Unique to Government Contracts paragraphs of this clause; (3) the clause at 52.212-5; (4) addenda to this solicitation or contract, including any license agreements for computer software; (5) solicitation provisions if this is a solicitation; (6) other paragraphs of this clause; (7) the Standard Form 1449; (8) other documents, exhibits, and attachments; and (9) the specification.
- (t) Central Contractor Registration (CCR). (1) Unless exempted by an addendum to this contract, the Contractor is responsible during performance and through final payment of any contract for the accuracy and completeness of the data within the CCR database, and for any liability resulting from the Government's reliance on inaccurate or incomplete data. To remain registered in the CCR database after the initial registration, the Contractor is required to review and update on an annual basis from the date of initial registration or subsequent updates its information in the CCR database to ensure it is current, accurate and complete. Updating information in the CCR does not alter the terms and conditions of this contract and is not a substitute for a properly executed contractual document.
- (2)(i) If a Contractor has legally changed its business name, "doing business as" name, or division name (whichever is shown on the contract), or has transferred the assets used in performing the contract, but has not completed the necessary requirements regarding novation and change-of-name agreements in FAR subpart 42.12, the Contractor shall provide the responsible Contracting Officer a minimum of one business day's written notification of its intention to (A) change the name in the CCR database; (B) comply with the requirements of

subpart 42.12; and (C) agree in writing to the timeline and procedures specified by the responsible Contracting Officer. The Contractor must provide with the notification sufficient documentation to support the legally changed name.

(ii) If the Contractor fails to comply with the requirements of paragraph (t)(2)(i) of this clause, or fails to perform the agreement at paragraph (t)(2)(i)(C) of this clause, and, in the absence of a properly executed novation or change-of-name agreement, the CCR information that shows the Contractor to be other than the

Contractor indicated in the contract will be considered to be incorrect information within the meaning of the "Suspension of Payment" paragraph of the electronic funds transfer (EFT) clause of this contract.

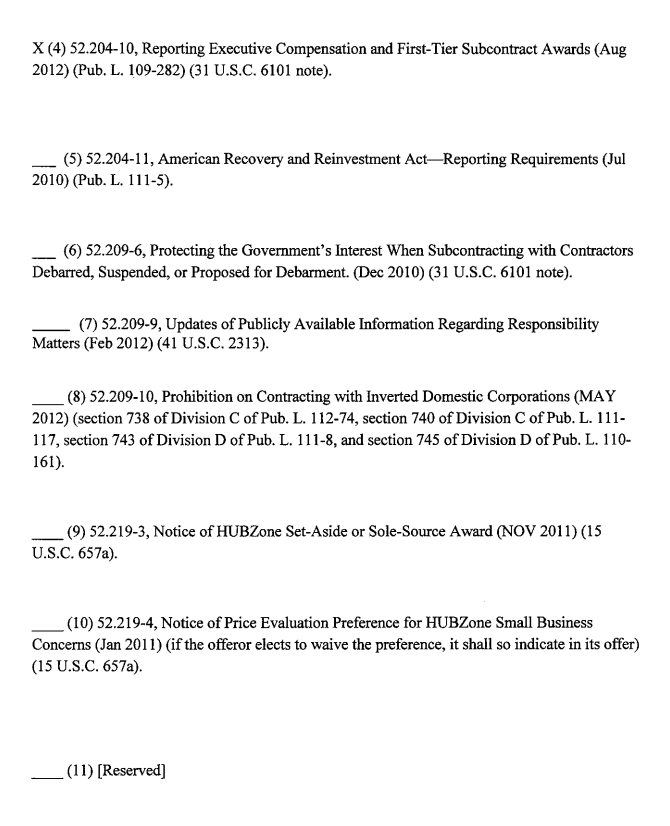
- (3) The Contractor shall not change the name or address for EFT payments or manual payments, as appropriate, in the CCR record to reflect an assignee for the purpose of assignment of claims (see Subpart 32.8, Assignment of Claims). Assignees shall be separately registered in the CCR database. Information provided to the Contractor's CCR record that indicates payments, including those made by EFT, to an ultimate recipient other than that Contractor will be considered to be incorrect information within the meaning of the "Suspension of payment" paragraph of the EFT clause of this contract.
- (4) Offerors and Contractors may obtain information on registration and annual confirmation requirements via CCR accessed through https://www.acquisition.gov or by calling 1-888-227-2423 or 269-961-5757.

(End of clause)

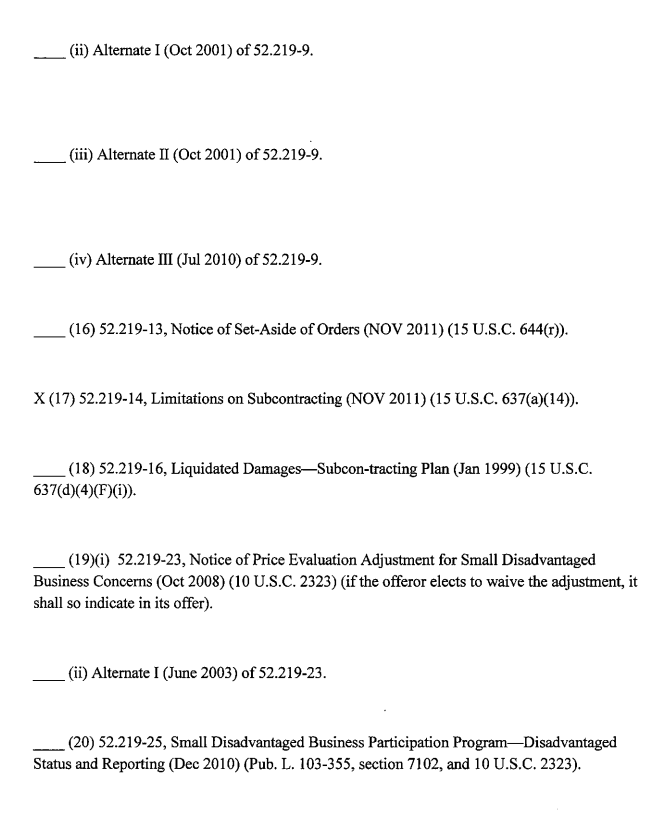
52.212-5 CONTRACT TERMS AND CONDITIONS REQUIRED TO IMPLEMENT STATUTES OR EXECUTIVE ORDERS--COMMERCIAL ITEMS (AUG 2012)

(a) The Contractor shall comply with the following Federal Acquisition Regulation (FAR) clauses, which are incorporated in this contract by reference, to implement provisions of law or Executive orders applicable to acquisitions of commercial items: (1) 52.222-50, Combating Trafficking in Persons (FEB 2009) (22 U.S.C. 7104(g)). X Alternate I (Aug 2007) of 52.222-50 (22 U.S.C. 7104(g)). (2) 52.233-3, Protest After Award (AUG 1996) (31 U.S.C. 3553). (3) 52.233-4, Applicable Law for Breach of Contract Claim (OCT 2004) (Pub. L. 108-77, 108-78). (b) The Contractor shall comply with the FAR clauses in this paragraph (b) that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items: (Contracting Officer check as appropriate.) X (1) 52.203-6, Restrictions on Subcontractor Sales to the Government (Sept 2006), with Alternate I (Oct 1995) (41 U.S.C. 253g and 10 U.S.C. 2402). (2) 52,203-13, Contractor Code of Business Ethics and Conduct (Apr 2010) (Pub. L. 110-252, Title VI, Chapter 1 (41 U.S.C. 251 note)). (3) 52.203-15, Whistleblower Protections under the American Recovery and Reinvestment Act of 2009 (June 2010) (Section 1553 of Pub. L. 111-5). (Applies to contracts funded by the

American Recovery and Reinvestment Act of 2009.)



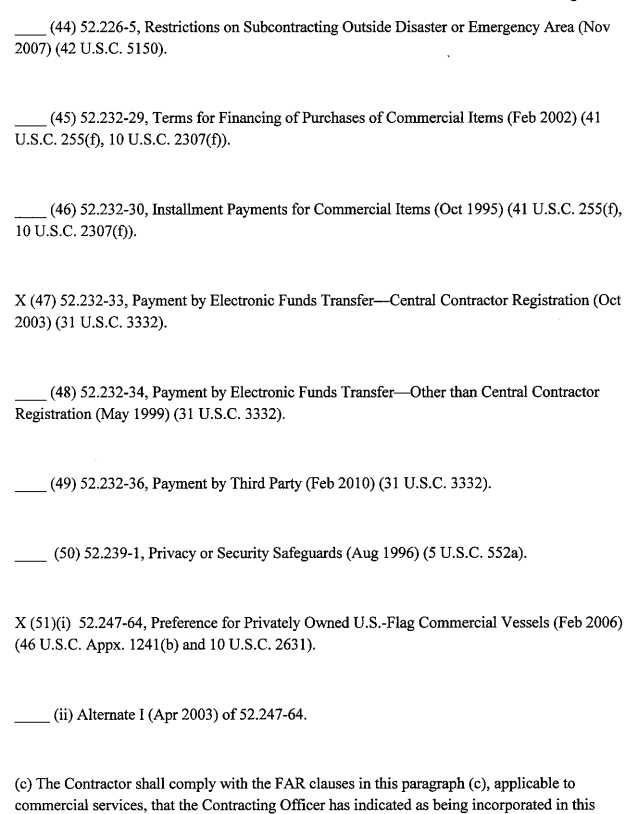
(12)(i) 52.219-6, Notice of Total Small Business Set-Aside (NOV 2011) (15 U.S.C. 644)
(ii) Alternate I (NOV 2011).
(iii) Alternate II (NOV 2011).
(13)(i) 52.219-7, Notice of Partial Small Business Set-Aside (June 2003) (15 U.S.C. 644)
(ii) Alternate I (Oct 1995) of 52.219-7.
(iii) Alternate II (Mar 2004) of 52.219-7.
X (14) 52.219-8, Utilization of Small Business Concerns (Jan 2011) (15 U.S.C. 637(d)(2) and (3)).
(15)(i) 52.219-9, Small Business Subcontracting Plan (Jan 2011) (15 U.S.C. 637(d)(4)).



(21) 52.219-26, Small Disadvantaged Business Participation Program—Incentive Subcontracting (Oct 2000) (Pub. L. 103-355, section 7102, and 10 U.S.C. 2323).
(22) 52.219-27, Notice of Service-Disabled Veteran-Owned Small Business Set-Aside (NOV 2011) (15 U.S.C. 657f).
X (23) 52.219-28, Post Award Small Business Program Rerepresentation (Apr 2012) (15 U.S.C. 632(a)(2)).
(24) 52.219-29, Notice of Set-Aside for Economically Disadvantaged Women-Owned Small Business (EDWOSB) Concerns (APR 2012) (15 U.S.C. 637(m)).
(25) 52.219-30, Notice of Set-Aside for Women-Owned Small Business (WOSB) Concerns Eligible Under the WOSB Program (APR 2012) (15 U.S.C. 637(m)).
X (26) 52.222-3, Convict Labor (June 2003) (E.O. 11755).
X (27) 52.222-19, Child Labor—Cooperation with Authorities and Remedies (MAR 2012) (E.O. 3126).
X (28) 52.222-21, Prohibition of Segregated Facilities (Feb 1999).
X (29) 52.222-26, Equal Opportunity (Mar 2007) (E.O. 11246).

X (30) 52.222-35, Equal Opportunity for Veterans (Sep 2010)(38 U.S.C. 4212).
(31) 52.222-36, Affirmative Action for Workers with Disabilities (Oct 2010) (29 U.S.C. 793).
X (32) 52.222-37, Employment Reports on Veterans (Sep 2010) (38 U.S.C. 4212).
X (33) 52.222-40, Notification of Employee Rights Under the National Labor Relations Act (Dec 2010) (E.O. 13496).
X (34) 52.222-54, Employment Eligibility Verification (Jul 2012). (Executive Order 12989). (Not applicable to the acquisition of commercially available off-the-shelf items or certain other types of commercial items as prescribed in 22.1803.)
X (35)(i) 52.223-9, Estimate of Percentage of Recovered Material Content for EPA-Designated Items (May 2008) (42 U.S.C. 6962(c)(3)(A)(ii)). (Not applicable to the acquisition of commercially available off-the-shelf items.)
(ii) Alternate I (May 2008) of 52.223-9 (42 U.S.C. 6962(i)(2)(C)). (Not applicable to the acquisition of commercially available off-the-shelf items.)
(36) 52.223-15, Energy Efficiency in Energy-Consuming Products (Dec 2007) (42 U.S.C. 8259b).
(37)(i) 52.223-16, IEEE 1680 Standard for the Environmental Assessment of Personal Computer Products (Dec 2007) (E.O. 13423).

(ii) Alternate I (Dec 2007) of 52.223-16.
X (38) 52.223-18, Encouraging Contractor Policies to Ban Text Messaging While Driving (Aug 2011) (E.O. 13513).
(39) 52.225-1, Buy American Act—Supplies (Feb 2009) (41 U.S.C. 10a-10d).
(40)(i) 52.225-3, Buy American ActFree Trade AgreementsIsraeli Trade Act (MAY 2012) (41 U.S.C. chapter 83, 19 U.S.C. 3301 note, 19 U.S.C. 2112 note, 19 U.S.C. 3805 note, 19 U.S.C. 4001 note, Pub. L. 103-182, 108-77, 108-78, 108-286, 108-302, 109-53, 109-169, 109-283, 110-138, 112-41, and 112-42).
(ii) Alternate I (Mar 2012) of 52.225-3.
(iii) Alternate II (Mar 2012) of 52.225-3.
(iv) Alternate III (Mar 2012) of 52.225-3.
(41) 52.225-5, Trade Agreements (MAY 2012) (19 U.S.C. 2501, et seq., 19 U.S.C. 3301 note).
X (42) 52.225-13, Restrictions on Certain Foreign Purchases (June 2008) (E.O.'s, proclamations, and statutes administered by the Office of Foreign Assets Control of the Department of the Treasury).
(43) 52.226-4, Notice of Disaster or Emergency Area Set-Aside (Nov 2007) (42 U.S.C. 5150



contract by reference to implement provisions of law or Executive orders applicable to

acquisitions of commercial items: (Contracting Officer check as appropriate.)

X (1) 52.222-41, Service Contract Act of 1965 (Nov 2007) (41 U.S.C. 351, et seq.).
X (2) 52.222-42, Statement of Equivalent Rates for Federal Hires (May 1989) (29 U.S.C. 206 and 41 U.S.C. 351, et seq.).
X (3) 52.222-43, Fair Labor Standards Act and Service Contract Act—Price Adjustment (Multiple Year and Option Contracts) (Sep 2009) (29 U.S.C. 206 and 41 U.S.C. 351, et seq.).
(4) 52.222-44, Fair Labor Standards Act and Service Contract Act—Price Adjustment (Sep 2009) (29 U.S.C. 206 and 41 U.S.C. 351, et seq.).
(5) 52.222-51, Exemption from Application of the Service Contract Act to Contracts for Maintenance, Calibration, or Repair of Certain Equipment—Requirements (Nov 2007) (41 351 et seq.).
(6) 52.222-53, Exemption from Application of the Service Contract Act to Contracts for Certain Services—Requirements (Feb 2009) (41 U.S.C. 351, et seq.).
(7) 52.226-6, Promoting Excess Food Donation to Nonprofit Organizations (Mar 2009) (Pub. L. 110-247).
(8) 52.237-11, Accepting and Dispensing of \$1 Coin (Sept 2008) (31 U.S.C. 5112(p)(1))

- (d) Comptroller General Examination of Record. The Contractor shall comply with the provisions of this paragraph (d) if this contract was awarded using other than sealed bid, is in excess of the simplified acquisition threshold, and does not contain the clause at 52.215-2, Audit and Records--Negotiation.
- (1) The Comptroller General of the United States, or an authorized representative of the Comptroller General, shall have access to and right to examine any of the Contractor's directly pertinent records involving transactions related to this contract.
- (2) The Contractor shall make available at its offices at all reasonable times the records, materials, and other evidence for examination, audit, or reproduction, until 3 years after final payment under this contract or for any shorter period specified in FAR Subpart 4.7, Contractor Records Retention, of the other clauses of this contract. If this contract is completely or partially terminated, the records relating to the work terminated shall be made available for 3 years after any resulting final termination settlement. Records relating to appeals under the disputes clause or to litigation or the settlement of claims arising under or relating to this contract shall be made available until such appeals, litigation, or claims are finally resolved.
- (3) As used in this clause, records include books, documents, accounting procedures and practices, and other data, regardless of type and regardless of form. This does not require the Contractor to create or maintain any record that the Contractor does not maintain in the ordinary course of business or pursuant to a provision of law.
- (e) (1) Notwithstanding the requirements of the clauses in paragraphs (a), (b), (c), and (d) of this clause, the Contractor is not required to flow down any FAR clause, other than those in this paragraph (e)(1)in a subcontract for commercial items. Unless otherwise indicated below, the extent of the flow down shall be as required by the clause—
- (i) 52.203-13, Contractor Code of Business Ethics and Conduct (APR 2010) (Pub. L. 110-252, Title VI, Chapter 1 (41 U.S.C. 251 note).

- (ii) 52.219-8, Utilization of Small Business Concerns (DEC 2010) (15 U.S.C. 637(d)(2) and (3)), in all subcontracts that offer further subcontracting opportunities. If the subcontract (except subcontracts to small business concerns) exceeds \$650,000 (\$1.5 million for construction of any public facility), the subcontractor must include 52.219-8 in lower tier subcontracts that offer subcontracting opportunities.
- (iii) Reserved.
- (iv) 52.222-26, Equal Opportunity (MAR 2007) (E.O. 11246).
- (v) 52.222-35, Equal Opportunity for Veterans (SEP 2010) (38 U.S.C. 4212).
- (vi) 52.222-36, Affirmative Action for Workers with Disabilities (OCT 1998) (29 U.S.C. 793).
- (vii) 52.222-40, Notification of Employee Rights Under the National Labor Relations Act (DEC 2010) (E.O. 13496). Flow down required in accordance with paragraph (f) of FAR clause 52.222-40.
- (viii) 52.222-41, Service Contract Act of 1965 (Nov 2007) (41 U.S.C. 351, et seq.).
- (ix) 52.222-50, Combating Trafficking in Persons (FEB 2009) (22 U.S.C. 7104(g)).

Alternate I (AUG 2007) of 52.222-50 (22 U.S.C. 7104(g)).

(x) 52.222-51, Exemption from Application of the Service Contract Act to Contracts for Maintenance, Calibration, or Repair of Certain Equipment--Requirements (Nov 2007) (41 U.S.C. 351, et seq.).

(xi) 52.222-53, Exemption	on from Applicatio	n of the Service	Contract Ac	ct to Contracts for	or Certain
ServicesRequirements ((FEB 2009) (41 U.	S.C. 351, et seq	.).		

(xii) 52.222-54, Employment Eligibility Verification (JUL 2012).

(xiii) 52.226-6, Promoting Excess Food Donation to Nonprofit Organizations. (MAR 2009) (Pub. L. 110-247). Flow down required in accordance with paragraph (e) of FAR clause 52.226-6.

(xiv) 52.247-64, Preference for Privately Owned U.S.-Flag Commercial Vessels (FEB 2006) (46 U.S.C. Appx 1241(b) and 10 U.S.C. 2631). Flow down required in accordance with paragraph (d) of FAR clause 52.247-64.

(2) While not required, the contractor May include in its subcontracts for commercial items a minimal number of additional clauses necessary to satisfy its contractual obligations.

(End of clause)

52.216-18 ORDERING. (OCT 1995)

(a) Any supplies and services to be furnished under this contract shall be ordered by issuance of delivery orders or task orders by the individuals or activities designated in the Schedule. Such orders may be issued from 1 March 2013 through 28 February 2018.

between a delivery order or task order and this contract, the contract shall control.
(c) If mailed, a delivery order or task order is considered "issued" when the Government deposits the order in the mail. Orders may be issued orally, by facsimile, or by electronic commerce methods only if authorized in the Schedule.
(End of clause)
52.216-22 INDEFINITE QUANTITY. (OCT 1995)
(a) This is an indefinite-quantity contract for the supplies or services specified, and effective for the period stated, in the Schedule. The quantities of supplies and services specified in the Schedule are estimates only and are not purchased by this contract.
(b) Delivery or performance shall be made only as authorized by orders issued in accordance with the Ordering clause. The Contractor shall furnish to the Government, when and if ordered, the supplies or services specified in the Schedule up to and including the quantity designated in the Schedule as the "maximum". The Government shall order at least the quantity of supplies or services designated in the Schedule as the "minimum".
(c) Except for any limitations on quantities in the Order Limitations clause or in the Schedule, there is no limit on the number of orders that may be issued. The Government may issue orders requiring delivery to multiple destinations or performance at multiple locations.
(d) Any order issued during the effective period of this contract and not completed within that period shall be

completed by the Contractor within the time specified in the order. The contract shall govern the Contractor's and Government's rights and obligations with respect to that order to the same extent as if the order were completed during the contract's effective period; provided, that the Contractor shall not be required to make any deliveries

under this contract after 28 February 2018.

/T		
/ Hnd	At A	DILCO
LLIIU		lause)

52.217-8 OPTION TO EXTEND SERVICES (NOV 1999)

The Government may require continued performance of any services within the limits and at the rates specified in the contract. These rates may be adjusted only as a result of revisions to prevailing labor rates provided by the Secretary of Labor. The option provision may be exercised more than once, but the total extension of performance hereunder shall not exceed 6 months. The Contracting Officer may exercise the option by written notice to the Contractor within 30 days.

(End of clause)

52.217-9 OPTION TO EXTEND THE TERM OF THE CONTRACT (MAR 2000)

- (a) The Government may extend the term of this contract by written notice to the Contractor within 30 days for a term of one (1) to twelve (12) months; provided that the Government gives the Contractor a preliminary written notice of its intent to extend at least 60 days before the contract expires. The preliminary notice does not commit the Government to an extension.
- (b) If the Government exercises this option, the extended contract shall be considered to include this option clause.
- (c) The total duration of this contract, including the exercise of any options under this clause, shall not exceed 60 months.

(End of clause)
52.219-14 LIMITATIONS ON SUBCONTRACTING (NOV 2011)
(a) This clause does not apply to the unrestricted portion of a partial set-aside.
(b) Applicability. This clause applies only to
(1) Contracts that have been set aside or reserved for small business concerns or 8(a) concerns;
(2) Part or parts of a multiple-award contract that have been set aside for small business concerns or 8(a) concerns; and
(3) Orders set aside for small business or 8(a) concerns under multiple-award contracts as described in 8.405-5 and 16.505(b)(2)(i)(F).
(c) By submission of an offer and execution of a contract, the Offeror/Contractor agrees that in performance of the contract in the case of a contract for
(1) Services (except construction). At least 50 percent of the cost of contract performance incurred for personnel shall be expended for employees of the concern.
(2) Supplies (other than procurement from a nonmanufacturer of such supplies). The concern shall perform work for at least 50 percent of the cost of manufacturing the supplies, not including the cost of materials.
(3) General construction. The concern will perform at least 15 percent of the cost of the contract, not including the cost of materials, with its own employees.
(4) Construction by special trade contractors. The concern will perform at least 25 percent of the cost of the contract, not including the cost of materials, with its own employees.

52.219-18	NOTIFICATION OF COM	ETITION LIMITED TO	O ELIGIBLE 8(A)) CONCERNS (JUN 2003)
-----------	---------------------	--------------------	-----------------	--------------	-----------

- (a) Offers are solicited only from small business concerns expressly certified by the Small Business Administration (SBA) for participation in the SBA's 8(a) Program and which meet the following criteria at the time of submission of offer--
- (1) The Offeror is in conformance with the 8(a) support limitation set forth in its approved business plan; and
- (2) The Offeror is in conformance with the Business Activity Targets set forth in its approved business plan or any remedial action directed by the SBA.
- (b) By submission of its offer, the Offeror represents that it meets all of the criteria set forth in paragraph (a) of this clause.
- (c) Any award resulting from this solicitation will be made to the Small Business Administration, which will subcontract performance to the successful 8(a) offeror selected through the evaluation criteria set forth in this solicitation.
- (d)(1) Agreement. A small business concern submitting an offer in its own name shall furnish, in performing the contract, only end items manufactured or produced by small business concerns in the United States or its outlying areas. If this procurement is processed under simplified **acquisition** procedures and the total amount of this contract does not exceed \$25,000, a small business concern may furnish the product of any domestic firm. This paragraph does not apply to construction or service contracts.
- (2) The LL Brooks Enterprises, Inc. will notify the OICC MCI East Contracting Officer in writing immediately upon entering an agreement (either oral or written) to transfer all or part of its stock or other ownership interest to any other party.

52.246-4 INSPECTION OF SERVICES--FIXED-PRICE (AUG 1996)

- (a) Definitions. "Services," as used in this clause, includes services performed, workmanship, and material furnished or utilized in the performance of services.
- (b) The Contractor shall provide and maintain an inspection system acceptable to the Government covering the services under this contract. Complete records of all inspection work performed by the Contractor shall be maintained and made available to the Government during contract performance and for as long afterwards as the contract requires.
- (c) The Government has the right to inspect and test all services called for by the contract, to the extent practicable at all times and places during the term of the contract. The Government shall perform inspections and tests in a manner that will not unduly delay the work.
- (d) If the Government performs inspections or tests on the premises of the Contractor or a subcontractor, the Contractor shall furnish, and shall require subcontractors to furnish, at no increase in contract price, all reasonable facilities and assistance for the safe and convenient performance of these duties.
- (e) If any of the services do not conform with contract requirements, the Government may require the Contractor to perform the services again in conformity with contract requirements, at no increase in contract amount. When the defects in services cannot be corrected by reperformance, the Government may (1) require the Contractor to take necessary action to ensure that future performance conforms to contract requirements and (2) reduce the contract price to reflect the reduced value of the services performed.
- (f) If the Contractor fails to promptly perform the services again or to take the necessary action to ensure future performance in conformity with contract requirements, the Government may (1) by contract or otherwise, perform the services and charge to the Contractor any cost incurred by the Government that is directly related to the performance of such service or (2) terminate the contract for default.

(m 1	_	•	•
(End	Λt	rla	nce i
I TOTAL	O.	V14	ujur

52.252-2 CLAUSES INCORPORATED BY REFERENCE (FEB 1998)

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this/these address(es):

http://farsite.hill.af.mil

(End of clause)

252.204-7006 BILLING INSTRUCTIONS (OCT 2005)

When submitting a request for payment, the Contractor shall--

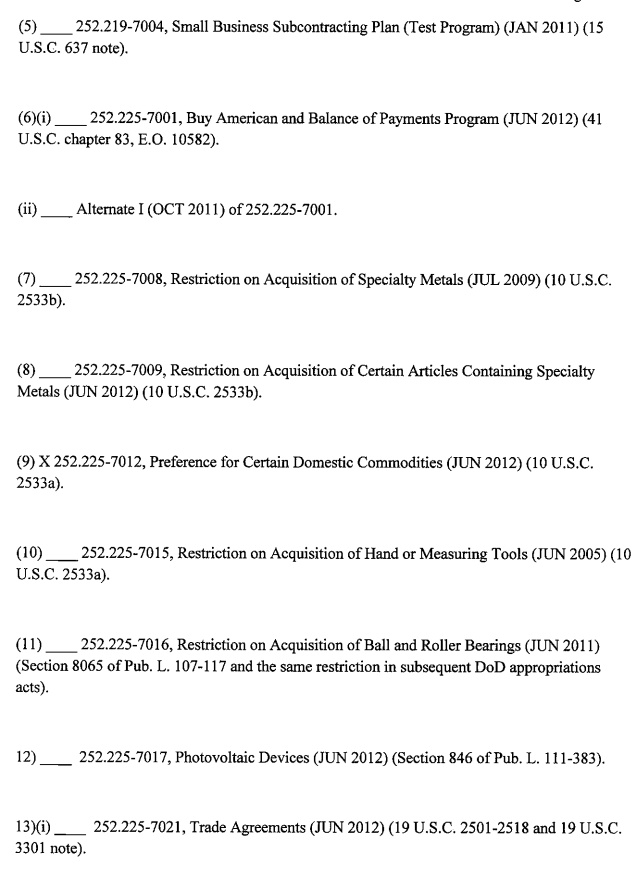
- (a) Identify the contract line item(s) on the payment request that reasonably reflect contract work performance; and
- (b) Separately identify a payment amount for each contract line item included in the payment request.

252.212-7001 CONTRACT TERMS AND CONDITIONS REQUIRED TO IMPLEMENT STATUTES OR EXECUTIVE ORDERS APPLICABLE TO DEFENSE ACQUISITIONS OF COMMERCIAL ITEMS (JUN 2012)

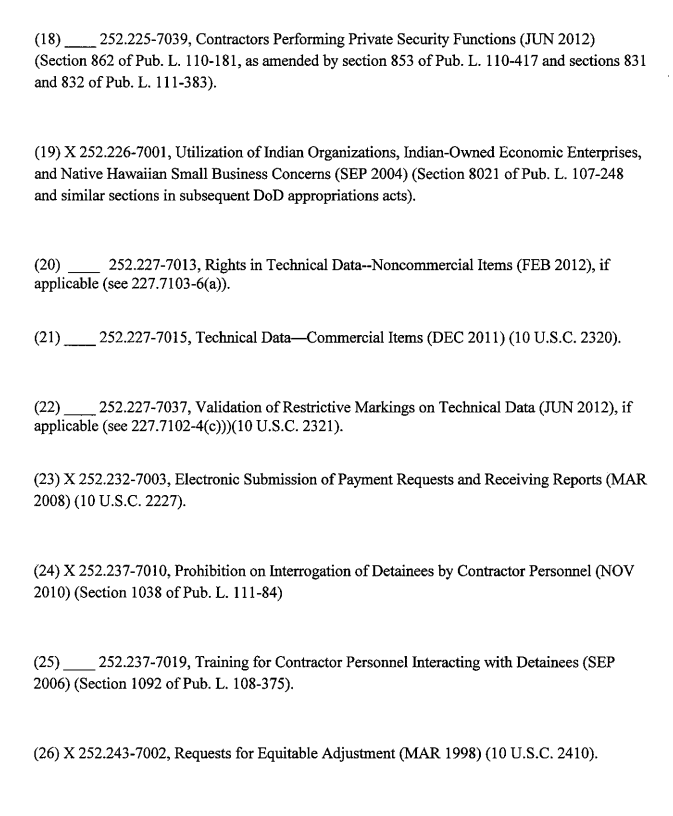
(a) The Contractor agrees to comply with the following Federal Acquisition Regulation (FAR) clause which, if checked, is included in this contract by reference to implement a provision of law applicable to acquisitions of commercial items or components.

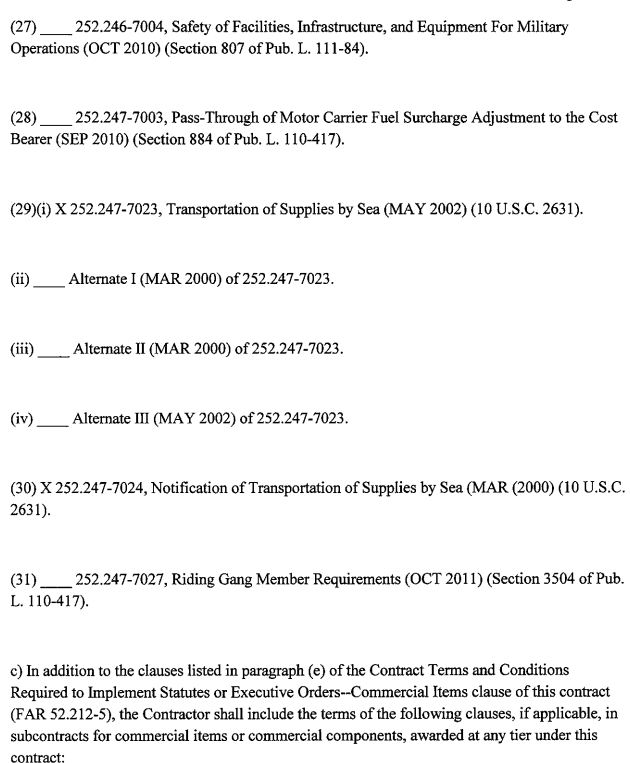
X 52.203-3, Gratuities (APR 1984) (10 U.S.C. 2207).

- (b) The Contractor agrees to comply with any clause that is checked on the following list of Defense FAR Supplement clauses which, if checked, is included in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items or components.
- (1) X 252.203-7000, Requirements Relating to Compensation of Former DoD Officials (SEP 2011) (Section 847 of Pub. L. 110-181).
- (2) _____ 252.203-7003, Agency Office of the Inspector General (APR 2012)(section 6101 of Pub. L. 110-252, 41 U.S.C. 3509).
- (3) X 252.205-7000, Provision of Information to Cooperative Agreement Holders (DEC 1991) (10 U.S.C. 2416).
- (4) _____ 252.219-7003, Small Business Subcontracting Plan (DoD Contracts) (JUN 2012) (15 U.S.C. 637).



(ii) Alternate I (OCT 2011) of 252.225-7021.
(iii) Alternate II (OCT 2011) of 252.225-7021.
(14) 252.225-7027, Restriction on Contingent Fees for Foreign Military Sales (APR 2003) (22 U.S.C. 2779).
(15) 252.225-7028, Exclusionary Policies and Practices of Foreign Governments (APR 2003) (22 U.S.C. 2755).
(16)(i) 252.225-7036, Buy American Act—Free Trade Agreements—Balance of Payments Program (JUN 2012) (41 U.S.C. chapter 83 and 19 U.S.C. 3301 note).
(ii) Alternate I (JUN 2012) of 252.225-7036.
(iii) Alternate II (JUN 2012) of 252.225-7036.
(iv) Alternate III (JUN 2012) of 252.225-7036.
(v) Alternate IV (JUN 2012) of 252.225-7036.
(vi)Alternate V (JUN 2012) of 252.225-7036.
(17) 252.225-7038, Restriction on Acquisition of Air Circuit Breakers (JUN 2005) (10 U.S.C. 2534(a)(3)).





- (1) 252.225-7039, Contractors Performing Private Security Functions (JUN 2012) (Section 862 of Pub. L. 110-181, as amended by section 853 of Pub. L. 110-417 and sections 831 and 832 of Pub. L. 111-383).
- 2) 252.227-7013, Rights in Technical Data--Noncommercial Items (FEB 2012), if applicable (see 227.7103-6(a)).
- (3) 252.227-7015, Technical Data--Commercial Items (DEC 2011), if applicable (see 227.7102-4(a)).
- (4) 252.227-7037, Validation of Restrictive Markings on Technical Data (JUN 2012), if applicable (see 227.7102-4(c)).
- (5) 252.237-7010, Prohibition on Interrogation of Detainees by Contractor Personnel (NOV 2010) (Section 1038 of Pub. L. 111-84).
- (6) 252.237-7019, Training for Contractor Personnel Interacting with Detainees (SEP 2006) (Section 1092 of Pub. L. 108-375).
- (7) 252.247-7003, Pass-Through of Motor Carrier Fuel Surcharge Adjustment to the Cost Bearer (SEP 2010) (Section 884 of Pub. L. 110-417).
- (8) 252.247-7023, Transportation of Supplies by Sea (MAY 2002) (10 U.S.C. 2631).
- (9) 252.247-7024, Notification of Transportation of Supplies by Sea (MAR 2000) (10 U.S.C. 2631).

252.232-7006 WIDE AREA WORKFLOW PAYMENT INSTRUCTIONS (JUN 2012)

(a) Definitions. As used in this clause--

Department of Defense Activity Address Code (DoDAAC) is a six position code that uniquely identifies a unit, activity, or organization.

Document type means the type of payment request or receiving report available for creation in Wide Area WorkFlow (WAWF).

Local processing office (LPO) is the office responsible for payment certification when payment certification is done external to the entitlement system.

- (b) Electronic invoicing. The WAWF system is the method to electronically process vendor payment requests and receiving reports, as authorized by DFARS 252.232-7003, Electronic Submission
- of Payment Requests and Receiving Reports.
- (c) WAWF access. To access WAWF, the Contractor shall--
- (1) Have a designated electronic business point of contact in the Central Contractor Registration at https://www.acquisition.gov; and
- (2) Be registered to use WAWF at https://wawf.eb.mil/ following the step-by-step procedures for self-registration available at this Web site.
- (d) WAWF training. The Contractor should follow the training instructions of the WAWF Web-Based Training Course and use the Practice Training Site before submitting payment requests through

WAWF. Both can be accessed by selecting the "Web Based Training" link on the WAWF home page at https://wawf.eb.mil/.

- (e) WAWF methods of document submission. Document submissions may be via Web entry, Electronic Data Interchange, or File Transfer Protocol.
- (f) WAWF payment instructions. The Contractor must use the following information when submitting payment requests and receiving reports in WAWF for this contract/order:
- (1) Document type. The Contractor shall use the following document type(s).

Navy Construction/Facilities/Management Invoice

(Contracting Officer: Insert applicable document type(s). Note: If a ``Combo" document type is identified but not supportable by the Contractor's business systems, an ``Invoice" (stand-alone) and ``Receiving Report" (stand-alone) document type may be used instead.)

(2) Inspection/acceptance location. The Contractor shall select the following inspection/acceptance location(s) in WAWF, as specified by the contracting officer.

N44249

(3) Document routing. The Contractor shall use the information in the Routing Data Table below only to fill in applicable fields in WAWF when creating payment requests and receiving reports in the system.

Routing Data Table*

Field Name in WAWF	Data to be entered in WAWF
Pay Official DoDAAC	N68732
Issue By DoDAAC	N40085
Admin DoDAAC	N40085
Inspect By DoDAAC	N44249
Ship To Code	N/A
Ship From Code	N/A
Mark For Code	N/A
Service Approver (DoDAAC)	N/A
Service Acceptor (DoDAAC)	N/A
Accept at Other DoDAAC	N44249
LPO DoDAAC	N42249
DCAA Auditor DoDAAC	N/A
Other DoDAAC(s)	N/A

- (4) Payment request and supporting documentation. The Contractor shall ensure a payment request includes appropriate contract line item and subline item descriptions of the work performed or supplies delivered, unit price/cost per unit, fee (if applicable), and all relevant back-up documentation, as defined in DFARS Appendix F, (e.g. timesheets) in support of each payment request.
- (5) WAWF email notifications. The Contractor shall enter the email address identified below in the ``Send Additional Email Notifications" field of WAWF once a document is submitted in the system.

Not Applicable

(g) WAWF point of contact. (1) The Contractor may obtain clarification regarding invoicing in WAWF from the following contracting activity's WAWF point of contact.

Not Applicable

(2) For technical WAWF help, contact the WAWF helpdesk at 866-618-5988.

EXHIBITS & ATTACHME	<u>ENTS</u>
DOCUM	ENTS, EXHIBITS, AND OTHER ATTACHMENTS
	TABLE OF CONTENTS
<u>Annex 0200000</u>	ATTACHMENT TITLE
J-0200000-01	Wage Determinations
J-0200000-02	Instructions, Directives, and References
J-0200000-03	FORMS
J-0200000-04	FFP Exhibit Line Item Numbers (ELINs)
J-0200000-05	IDIQ Exhibit Line Item Numbers (ELINs)
Annex 1503020	ATTACHMENT TITLE
J-1503020-01	Definitions and Acronyms
J-1503020-02	Pest Group Sheets
J-1503020-03	Pesticide Use Sheets
J-1503020-04	Approved Pesticide/Herbicide List
J-1503020-05	Field Pesticide/Herbicide Management Record Form
Annex 1503050	ATTACHMENT TITLE
J-1503050-01	Definitions and Acronyms

Safety Security Scheduling Requirements and Restrictions
Work Requirements and Frequencies
Firm Fixed Price Work Technical Requirements
Herbicide Usage Plan Requirements
Herbicide Management Information Record
Site Maps